

STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT
State: Indiana

INCOME LEVELS FOR 1902 (f) STATES – CATEGORICALLY NEEDY WHO ARE
COVERED UNDER REQUIREMENTS MORE RESTRICTIVE THAN SSI

\$512 Unmarried applicant/recipient of any age; an applicant/recipient not living with a spouse

\$769 Married couple, either or both of whom are applicants/recipients

\$257 A dependent child

\$257 An essential person

INCOME STANDARDS USED IN PARENT TO CHILD DEEMING
(biological, adoptive parents)

\$512 One parent of the child applicant/recipient

\$769 Two parents of the child applicant/recipient

Parental deeming rules apply except in the case of any blind individual with respect to whom the Secretary of Health and Human Services has made an individualized determination under 1614 (f)(2) of the Social Security Act that it would be inequitable to deem amounts of income or resources to him/her given the individual's circumstances. In cases where the Secretary has made an individualized determination under 1614(f)(2), deeming from the individual's parents will be limited to those amounts which the Secretary has not determined to be inequitable to be deemed under the individual's circumstances. (7-1-89)